

1 2	BONJOUR, THORMAN, BARAY & BILLINGSLEY			
3	Hayward, Ca. 94545 Telephone: (510) 785-8400 Facsimile: (510) 670-0955			
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7	IN THE UNITED STATES DISTRICT COURT			
8	FOR THE NORTHERN DISTRICT OF CALIFORNIA			
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10		C 08-2657 CW		
11	Discourse of the state of the s			
12	TITE STITE	OPOSED) ORDER AND PULATION TO EXTEND DEADLINE		
13	V. FOR	DISCLOSURE OF IDENTITIES OF PERT WITNESSES AND		
14	CON	COMPLETION OF EXPERT DISCOVERY		
15	1-50, inclusive,			
16	Defendants.			
17				
18 19	Plaintiff Joseph Halbleib and Defendant Dale Coppage, by and through their respective			
20	20 counsel, hereby stipulate as follows:	counsel, hereby stipulate as follows:		
21	21 1. The parties have been ordered to complete	1. The parties have been ordered to complete disclosure of identities and reports of		
22	expert witnesses by May 1, 2009.			
23				
24	2. The expert discovery cut-off date is set for June 19, 2009.			
25	3. The plaintiff has not completed the deposition of the defendant, but expects to do			
26	so by next week.	so by next week.		
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28	28			
	Stipulation to Extend Deadlines for Expert Discovery No. C 08-02657 CW			

- 4. In order to allow for completion of defendant's deposition and provide transcripts to experts, the parties stipulate that the deadline for identification and reports of expert witnesses be extended to June 15, 2009, and the deadline for completion of expert discovery be extended to July 31, 2009.
- This is the first time the parties have requested an extension of the deadlines with respect to expert discovery.
- 6. The next case management conference in this matter is scheduled on May 28, 2009, and trial is scheduled to begin on September 14, 2009. An extension of time to complete expert discovery should not interfere with the progression of this case as currently scheduled.

IT IS SO STIPULATED.

Dated: April 20, 2009

Bonjour, Thorman, Baray & Billingsley

Camellia Baray

Attorney for Plaintiff Joseph Halbleib

Dated: April 6 , 2009

Edmund G. Brown Jr.

Attorney General of the State of California

Tyler B. Pon

Supervising Deputy Attorney General

David W. Hamilton

Deputy Attorney General

Attorneys for Defendant Dale Coppage

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1	PURSUANT TO STIPULATION, IT IS SO ORDERED.	
2	4/24/00	C)
3	4/24/09 DATED:	Cardialeil
4		THE HON. CLAUDIA WILKEN
5		UNITED STATES DISTRICT COURT JUDGE
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	Stipulation to Extend Deadlines for Expert Discovery No. C 08-02657 CW	3